1 2	Peter Strojnik, State Bar No. 6464  STROJNIK P.C.  2375 East Camelback Road Suite 600	
3	Phoenix, Arizona 85016 Telephone: (602) 524-6602	
4	ADA@strojnik.com	
5	Attorneys for Plaintiff	
6	UNITED STATES D DISTRICT OF	
7	DISTRICTOR	ARIZONA
8		Case No: 2:17-cv-04544-JZB
9	FERNANDO GASTELUM,	AMENDED VERIFIED
10	Plaintiff,	COMPLAINT (As of Right)
11		, ,
12	VS.	1. Americans with Disabilities Act
13		<ul><li>2. Negligence</li><li>3. Negligent</li></ul>
14	PHOENIX CENTRAL HOTEL	Misrepresentation
15	VENTURE, LLC Defendant.	<ul><li>4. Failure to Disclose</li><li>5. Fraud / Consumer Fraud</li></ul>
16		
17		JURY TRIAL REQUESTED
18		
19	INTRODU	
20	1. Plaintiff brings this action pursuant to t	he Americans with Disabilities Act, 42
21	U.S.C. §12101 et seq. and correspond	ling regulations, 28 CFR Part 36 and
22	Department of Justice Standards for Ac	cessible Design ("ADA")
23	Department of sustice Standards for the	eessioie Design (MDM).
24	2. Plaintiff's left leg is amputated below the	ne knee. Plaintiff moves with the aid of
25	a wheelchair or a prosthetic leg. Plainti	ff suffers from a disability as this term
26	is defined in 42 U.S.C. 12102 and 28	CFR 836 105 (c)(1)(i) which includes
27		
28	inter alia, "walking, standing, sitting, re	aching, lifting [and] bending" and other
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- activities. A partial missing limb "substantially limit[s] musculoskeletal function" as a matter of law. 28 CFR § 36.105 (d)(2)(iii)(D).
- 3. Plaintiff is constantly and relentlessly segregated and discriminated against, excluded, denied equal services, or otherwise treated differently than other individuals because of his disability, and has been denied the opportunity to participate in or benefit from services, facilities and opportunities available people without disabilities.
- 4. Plaintiff incorporates herein Congressional Findings and Purpose set forth in 42 U.S.C. §12-101 and 28 CFR §36.101.
- 5. Plaintiff is being subjected to discrimination on the basis of disability in violation of Subchapter III of the Americans with Disabilities Act or has reasonable ground to believe that that he is about to be subjected to discrimination in violation of 42 U.S.C. §12183.
- 6. Plaintiff alleges that he has actual notice that Defendant has failed to comply with Subchapter III of the ADA, 28 CFR 36 and the 2010 Standards of Accessibility Design ("2010 Standards") as more fully alleged below.
- 7. Plaintiff alleges that he has no obligation to engage in futile gestures as referenced in 42 U.S.C. §12188(A)(1) and 28 C.F.R. Subpart E
- 8. Defendant has discriminated against Plaintiff by the following actions and failures to act –

- a. Failing to make reasonable modifications in policies, practices, or procedures which are necessary to afford Plaintiff and others similarly situated accessibility to Defendant's place of public accommodation, thus violating 42 U.S.C. §12182(b)(2)(A)(ii) and 28 C.F.R. §36.302(a); and
- b. Failing to take such steps as may be necessary to ensure that no individual with a disability is excluded, denied services, segregated or otherwise treated differently than other individuals because of the absence of auxiliary aids and services, thus violating 42 U.S.C. §12182(b)(2)(A)(iii); and
- c. Failing to remove architectural barriers where such removal is readily achievable, thus violating 42 U.S.C. §12182(b)(2)(A)(iii), 28 CFR 36 and the 2010 Standards...

#### **PARTIES**

- 9. Plaintiff is a disabled person and a committed individual to advance the time when places of public accommodations will be compliant with the ADA. Plaintiff resides in Casa Grande, Arizona.
- 10.Plaintiff's disability includes the amputation of the left leg below the knee.

  Plaintiff moves with the use of a wheelchair, walker and/or a prostethis.
- 11.Defendant, Phoenix Central Hotel Venture, LLC D/B/A Hilton Garden Inn Phoenix Midtown owns and/or operates hotel at 4000 N. Central Avenue, Phoenix, AZ 85012 which is a public accommodation pursuant to 42 U.S.C. §

12181(7)(A) which offers public lodging services *See* 28 CFR §36.104 and a listing of public accommodations in 42 U.S.C. §12181(7).

#### **JURISDICTION**

- 12.District Court has jurisdiction over this case or controversy by virtue of 28 U.S.C. § 28-1331 and 42 U.S.C. § 12188 and 28 U.S.C. § 1367.
- 13. Plaintiff brings this action as a private attorney general who has been personally subjected to discrimination on the basis of his disability, *see* 42 U.S.C.12188 and 28 CFR §36.501.
- 14. Venue is proper pursuant to 28 U.S.C. § 1391.

### STANDING TO SUE JURISDICTION

- 15. Plaintiff reviewed 3<sup>rd</sup> party and 1<sup>st</sup> party lodging websites to book an ambulatory and wheelchair accessible room. Plaintiff was denied equal opportunity to use and enjoyment of a critical public accommodation through Defendant's acts of discrimination and segregation alleged below.
- 16.Plaintiff intends to book a room at the Defendant's hotel once Defendant has removed all accessibility barriers, including the ones not specifically referenced herein, and has fully complied with the ADA.
- 17. Because of Defendant's denial of Plaintiff's use and enjoyment of a critical public accommodation through Defendant's acts of discrimination and segregation, he is deterred from visiting that accommodation by accessibility barriers and other violations of the ADA.

18. Defendant has denied Plaintiff -

- a. The opportunity to participate in or benefit from the goods, services, facilities, privileges, advantages, or accommodations at its hotel.
- b. The right to be included in the population at large who benefits from Defendant's hotel without being segregated because his disability.
- 19.Plaintiff intends to book a room at Defendant's hotel in the future but he will likely suffer repeated injury unless and until the barriers of accessibility and ambulatory and wheelchair accessibility barriers have been removed.

## **CONTINUING JURISDICTION**

- 20.ADA violations which form the subject matter of this Verified Complaint change frequently due to regular maintenance, remodels, repairs, and normal wear and tear.
- 21.Defendant's ADA Violations are of the type that can reasonably be expected to start up again, allowing Defendant to be free to return to the old ways' after the threat of a lawsuit had passed.
- 22. If one or more ADA violation are cured, Plaintiff alleges that they were cured and timed to anticipate the current lawsuit, and not as a good faith effort to comply with the ADA.
- 23.To remedy the violations of 28 CFR 36.302(e), Defendant would be required not only to modify all 1<sup>st</sup> and 3<sup>rd</sup> party lodging websites, but would be required to do so truthfully and accurately.

# **COUNT ONE**

Violation of Plaintiff's Civil Rights under the ADA

24. Plaintiff realleges all allegations heretofore set forth.

25.By virtue of his disability, Plaintiff requires an ADA compliant lodging facility particularly applicable to his mobility, both ambulatory and wheelchair assisted.

- 26.On or about December 4, 2017 Plaintiff intended to visit Phoenix and spend the night there. He visited a 3<sup>rd</sup> party website www.expedia.com to book a room.
- 27.3<sup>rd</sup> party website disclosed general availability and description of Defendant's hotel.
- 28.3<sup>rd</sup> party website failed to identify and describe mobility related accessibility features and guest rooms offered through its reservations service in enough detail to reasonably permit Plaintiff to assess independently whether Defendant's hotel meets his accessibility needs.
- 29.3rd party website failed to disclose the following accessibility features in enough detail to reasonably permit Plaintiff to assess independently whether Defendant's hotel and guest rooms meets his accessibility needs:
  - a. Whether accessible routes comply with § 206 of the 2010 Standards; and
  - b. Whether operable parts on accessible elements, accessible routes and accessible rooms comply with §§205 and 803 of the 2010 Standards; and

1	c.	Whether any accessible means of egress comply with §207 of the 2010
2		Standards.
3		Whathan made a second social \$8200 and 500 of the 2010
4	a.	Whether parking spaces comply with §§208 and 502 of the 2010
5		Standards; and
6 7	e.	Whether passenger loading zones comply with §§209 and 503 of the
8		2010 Standards; and
9	f.	Whether any drinking fountains comply with §211 of the 2010 Standards
10		and
11		Whather any kitchens kitchenettes and sinks comply with \$8212 and 804
12	g.	Whether any kitchens, kitchenettes and sinks comply with §§212 and 804
13		of the 2010 Standards; and
14	h.	Whether toilet facilities and bathing facilities comply with §213 of the
15 16		2010 Standards; and
17	i.	Whether any washing machines and clothes dryers comply with §§214
18		and 611 of the 2010 Standards; and
19		
20	j.	Whether accessible hotel rooms comply with §224 of the 2010 Standards
21		and
22	k.	Whether dining surfaces and work surfaces comply with §§226 and 902
23		
24		of the 2010 Standards; and
25	1.	Whether sales and service elements comply with §227 of the 2010
26		Standards; and
27		
28		

aa. Whether curb ramps comply with §406 of the 2010 Standards; and
bb. Whether any elevators comply with §407 of the 2010 Standards; and
cc. Whether any platform lifts comply with §410 of the 2010 Standards; and
dd. Whether any stairways comply with §504 of the 2010 Standards; and
ee. Whether handrails on elements requiring handrails comply with §505 or
the 2010 Standards; and

- ff. Whether the plumbing facilities comply with Chapter 6 of the 2010 Standards with respect to all the following subchapters of Chapter 6: §§ 602 (drinking fountains), 603 (toilets and bathing rooms), 604 (water closets and toilet compartments, 605 (urinals), 606 (lavatories and sinks), 607 (bathtubs), 607 (shower compartments), 608 (grab bars), 610 (seats in bathtubs and shower compartments), and
- gg. Whether service counters comply with 904 of the 2010 Standards.
- 30. Thereafter, Plaintiff consulted Defendant's 1<sup>st</sup> party website www.hilton.com to determine the information unavailable from the third-party website.
- 31.1st party website failed to identify and describe mobility related accessibility features and guest rooms offered through its reservations service in enough detail to reasonably permit Plaintiff to assess independently whether Defendant's hotel meets his accessibility needs.
- 32.In particular, 1<sup>st</sup> party website disclosed the following accessibility amenities:

  For Your Accessibility Needs

1	The Following Features Are Available:
2	Accessible Rooms
3	
4	Accessible business center
5	Accessible concierge desk
6	Accessible exercise facility
7	
8	Accessible guest rooms with mobility features with entry or
9	passage doors that provide 32" of clear width
10   11	Accessible hotel restaurant
$\begin{bmatrix} 1 & 1 \\ 12 & 1 \end{bmatrix}$	Accessible parking
13	Accessible parking
14	<ul> <li>Accessible parking spaces for cars in the self-parking facility</li> </ul>
15	Accessible public entrance
16	Accessible registration desk
17	
18	Accessible route from the accessible public entrance to the
19	accessible guestrooms
20	Accessible route from the accessible public entrance to the
21	
22	registration area
23	• Accessible route from the hotel's accessible entrance to the
24	meeting room/ballroom area
25	• Accessible route from the hotel's accessible public entrance to at
26	Accessible route from the hotel's accessible public entrance to at
27	least one restaurant
28	

1	Accessible route from the hotel's accessible public entrance to the
2	business center
3	Accessible route from the hotel's accessible public entrance to the
4	
5	exercise facilities
6   7	Accessible route from the hotel's accessible public entrance to the
8	spa
9	Accessible route from the hotel's accessible public entrance to the
10	swimming pool
11	
12   13	Accessible swimming pool
14	Accessible transportation with advance notice
15	Assistive listening devices for meetings upon request
16	Closed captioning on televisions or closed captioning decoders
17	Level or ramp entrance into the building
18	Public Areas/Facilities accessible for physically challenged
19 20	
21	Service support animals welcome
22	Swimming pool hoist for pool access
23	TTY for guest use
24	• Van accessible perking in the self perking facility
25	Van-accessible parking in the self-parking facility
26	Visual alarm for hearing impaired
27	The Following Features Are Not Available:
28	Valet only parking

- 33. Thereafter Plaintiff called Defendant's hotel to inquire whether it was compliant with the ADA and suitable for Plaintiff's accessibility needs.
- 34.Plaintiff spoke with hotel reservations clerk, Rochelle. Plaintiff specifically inquired whether Defendant's hotel was compliant with the Americans with Disabilities Act and compliant with the specific requirements of accessibility.
- 35.Reservations clerk responded that the hotel was compliant with the Americans with Disabilities Act.
- 36.Plaintiff subsequently visited the hotel to independently verify that it was, at least on the outside, suitable to accommodate his disability.
- 37.Plaintiff noted that the hotel was not compliant with the ADA and was replete with accessibility barriers in the details which include, without limitation, the following areas of non-compliance:
  - a. 502.2. There are multiple van parking spaces which have width less than 132 inches.
  - b. 502.6. The accessible parking signs are below the required 60 inches minimum.
  - c. 503.3. The passenger loading zone is not marked with an access aisle.
  - d. 503.4. The passenger loading zone has a cross slope steeper than 1:48 inches.
  - e. 505.3. Staircase with handrails that are not continuous between flights.
  - f. 505.5. The handrails next to the dining area are less than 1 1/2 inches away from the adjacent surface.

1	g.	505.10.3. Staircase with no bottom handrail extensions.
2	h.	403.3. The accessible route leading from the parking lot has a running slope
3 4		steeper than 1:20 inches.
5	i.	403.3. The accessible route leading to the main entrance has a cross slope
6		
7		steeper than 1:48 inches.
8	j.	405.2. Multiple ramps and curb ramps have a running slope steeper than 1:12
9		inches.
10	k.	405.8. Ramp with a rise greater than 6 inches without handrails.
11 12	1.	406.4. Curb ramp with a landing which is not at least as wide as the curb
13		ramp.
14	m.	302.2. Multiple unsecured carpets throughout hotel.
<ul><li>15</li><li>16</li></ul>	n.	308.2.1. The pool gate latch is at an improper reach range over 48 inches.
17	0.	309.4. The pool gate requires 2 hands and a twisting of the wrist motion to
18		open.
19 20	p.	309.4. The lobby restroom door requires more than 5 pounds of force to
21		open.
22		
23	q.	309.4. The business center door requires a twisting of the wrist motion to
24		open.
25	r.	Incorrect handrails on an accessible route.
26	s.	Incorrect handrails on staircase.
27 28	t.	The bar is inaccessible.

1	u. Other ADA violations to be discovered through a discovery process.
2	38.As a result of the deficiencies described above, Plaintiff declined to book a room
3 4	at the hotel.
5	39. The removal of accessibility barriers listed above is readily achievable.
6	40.As a direct and proximate result of ADA Violations, Defendant's failure to
7 8	remove accessibility barriers prevented Plaintiff from equal access to the
9	Defendant's public accommodation.
10	WHEREFORE, Plaintiff prays for all relief as follows:
11 12	A. Relief described in 42 U.S.C. §2000a – 3; and
13	B. Relief described in 42 U.S.C. § 12188(a) and (b) and, particularly -
14	C. Injunctive relief order to alter Defendant's place of public
15	accommodation to make it readily accessible to and usable by ALL
16	
17 18	individuals with disabilities; and
19	D. Requiring the provision of an auxiliary aid or service, modification of a
20	policy, or provision of alternative methods, to the extent required by
21	Subchapter III of the ADA; and
22	E. Equitable nominal damages in the amount of \$1.00; and
23 24	F. For costs, expenses and attorney's fees; and
25	G. All remedies provided for in 28 C.F.R. 36.501(a) and (b).
26	2. 1 m 10 m 20 cm m 20 cm m (0).
27	COLINIT TWO
28	COUNT TWO Negligence

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<sup>1</sup> 42 U.S.C. § 12101(a)(2)

<sup>2</sup> 42 U.S.C. §12101(a)(3)

41. Plaintiff realleges all allegations heretofore set forth.

- 42. Defendant had a duty to Plaintiff to remove ADA accessibility barriers so that Plaintiff as a disabled individual would have full and equal access to the public accommodation.
- 43. Defendant breached this duty.
- 44. Defendant is or should be aware that, historically, society has tended to isolate and segregate individuals with disabilities, and, despite some improvements, such forms of discrimination against individuals with disabilities continue to be a serious and pervasive social problem<sup>1</sup>.
- 45. Defendant knowingly and intentionally participated in this historical discrimination against Plaintiff, causing Plaintiff damage.
- 46. Discrimination against individuals with disabilities persists in the use and enjoyment of critical public accommodations<sup>2</sup>.
- 47. Defendant's knowing and intentional persistence in discrimination against Plaintiff is alleged, causing Plaintiff damage.
- 48. Individuals with disabilities, including Plaintiff, continually encounter various forms of discrimination, including outright intentional exclusion, the discriminatory effects of architectural, overprotective rules and policies, failure

to make modifications to existing facilities and practices, exclusionary qualification standards and criteria, segregation, and relegation to lesser services, programs, activities, benefits, jobs, or other opportunities<sup>3</sup>.

- 49. Defendant's knowing and intentional discrimination against Plaintiff reinforces above forms of discrimination, causing Plaintiff damage.
- 50. Census data, national polls, and other studies have documented that people with disabilities, as a group, occupy an inferior status in our society, and are severely disadvantaged socially, vocationally, economically, and educationally<sup>4</sup>.
- 51.Defendant's knowing and intentional discrimination has relegated Plaintiff to an inferior status in society, causing Plaintiff damage.
- 52. The Nation's proper goals regarding individuals with disabilities are to assure equality of opportunity, full participation, independent living, and economic self-sufficiency for such individuals<sup>5</sup>.
- 53.Defendant's knowing and intentional discrimination has worked counter to our Nation's goals of equality, causing Plaintiff damage.
- 54. Continued existence of unfair and unnecessary discrimination and prejudice denies people with disabilities the opportunity to compete on an equal basis and

<sup>&</sup>lt;sup>3</sup> 42 U.S.C. §12101(a)(5)

<sup>4 42</sup> U.S.C. §12101(a)(6)

<sup>&</sup>lt;sup>5</sup> 42 U.S.C. §12101(a)(7)

to pursue those opportunities for which our free society is justifiably famous, and costs the United States billions of dollars in unnecessary expenses resulting from dependency and nonproductivity<sup>6</sup>.

- 55.Defendant's knowing and intentional unfair and unnecessary discrimination against Plaintiff demonstrates Defendant's knowing and intentional damage to Plaintiff.
- 56.Defendant's breach of duty caused Plaintiff damages including, without limitation, the feeling of segregation, discrimination, relegation to second class citizen status the pain, suffering and emotional damages inherent to discrimination and segregation and other damages to be proven at trial.
- 57.By violating Plaintiff's civil rights, Defendant engaged in intentional, aggravated and outrageous conduct.
- 58. The ADA has been the law of the land since 1991, but Defendant engaged in a conscious action of a reprehensible character, that is, Defendant denied Plaintiff his civil rights, and cause him damage by virtue of segregation, discrimination, relegation to second class citizen status the pain, suffering and emotional damages inherent to discrimination and segregation and other damages to be proven at trial

<sup>&</sup>lt;sup>6</sup> 42 U.S.C. §12101(a)(8)

1	59.Defendant either intended to cause injury to Plaintiff or defendant consciously
2	pursued a course of conduct knowing that it created a substantial risk of
3	significant harm to Plaintiff.
4	
5	60.Defendant is liable to Plaintiff for punitive damages in an amount to be proven
6 7	at trial sufficient, however, to deter this Defendant and others similarly situated
8	from pursuing similar acts.
9	WHEREFORE, Plaintiff prays for relief as follows:
10	A. For finding of negligence; and
11	
12	B. For damages in an amount to be proven at trial; and
13	C. For punitive damages to be proven at trial; and
14	D. For such other and further relief as the Court may deem just and proper.
15	
16	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
17	COUNT THREE Negligent Misrepresentation
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19	61.Plaintiff realleges all allegations heretofore set forth.
20	62.Defendant failed to exercise reasonable care or competence in obtaining or
21	communicating the information regarding ADA compliance to Plaintiff both on
22	communicating the information regarding 71D/1 compilance to 1 lamini both on
23	the websites and telephonically.
24	63.Defendant hotel supplied false information to Plaintiff for guidance in
25	Plaintiff's business transaction to wit the renting of a hotel room
26	Plaintiff's business transaction, to wit: the renting of a hotel room.
27	64.Defendant's false statement was made in the course of Defendant's business in
28	which Defendant has a pecuniary interest, to wit: renting of rooms

1	65.Plaintiff justifiably relied on Defendant's false information.
2	66.Plaintiff has suffered pecuniary losses as a result of his reliance on Defendant's
3	false information regarding ADA compliance, to wit: he spent time, effort and
5	resources.
	resources.
6 7	67.Defendant either intended to cause injury to Plaintiff or defendant consciously
8	pursued a course of conduct knowing that it created a substantial risk of
9	significant harm to Plaintiff.
10	68.Defendant is liable to Plaintiff for punitive damages in an amount to be proven
11	
12	at trial sufficient, however, to deter this Defendant and others similarly situated
13	from pursuing similar acts.
14 15	WHEREFORE, Plaintiff prays for relief as follows:
16	A. For finding of negligent misrepresentation; and
17	B. For damages in an amount to be proven at trial; and
18	C. For punitive damages to be proven at trial; and
19 20	D. For such other and further relief as the Court may deem just and proper.
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22	COLINE FOLID
$\begin{bmatrix} 22 \\ 23 \end{bmatrix}$	COUNT FOUR Failure to Disclose
24	69.Plaintiff realleges all allegations heretofore set forth.
25	os. Hamen Teaneges an anegacions heretorore set forth.
$\begin{bmatrix} 25 \\ 26 \end{bmatrix}$	70.Defendant was under a duty to Plaintiff to exercise reasonable care to disclose
27	matters required to be disclosed pursuant to 28 CFR 36.302(e) as more fully
28	alleged above.

1	71.Defendant was under a duty to disclose matters to Plaintiff that Defendant knew
2	were necessary to be disclosed to prevent Plaintiff to be misled by partial
3	
4	disclosures of ADA compliance as more fully alleged above.
5	72. The compliance with the ADA is a fact basic to the transaction.
6	73.Defendant failed to make the necessary disclosures.
7 8	74.As a direct consequence of Defendant's failure to disclose, Plaintiff visited the
9	hotel, but did not book a room because of its non-compliance with the ADA.
10	
11	75. Plaintiff has been damaged by Defendant's non-disclosure.
12	76.Defendant either intended to cause injury to Plaintiff or defendant consciously
13	pursued a course of conduct knowing that it created a substantial risk of
14	significant harm to Plaintiff.
<ul><li>15</li><li>16</li></ul>	77.Defendant is liable to Plaintiff for punitive damages in an amount to be proven
17	at trial sufficient, however, to deter this Defendant and others similarly situated
18	from pursuing similar acts.
19	WHEREFORE, Plaintiff prays for relief as follows:
20	WHEREFORE, I lamtiff plays for felici as follows.
21	A. For finding of that Defendant failed to disclose information; and
<ul><li>22</li><li>23</li></ul>	B. For damages in an amount to be proven at trial; and
24	C. For punitive damages to be proven at trial; and
25	D. For such other and further relief as the Court may deem just and proper.
26	
27	COUNT FIVE
28	Fraud

1	Common Law and Consumer
2	78.Plaintiff realleges all allegations heretofore set forth.
3	79.Defendant made a representation as alleged above.
5	
6	80. The representation was material.
7	81. The representation was false.
8	82.Defendant knew that the representation was false or was ignorant to the truth or
9	falsity thereof.
10	83.Defendant intended that Plaintiff rely on the false representation.
11	
12	84.Plaintiff reasonably relied on the misrepresentation.
13	85.Plaintiff has a right to rely on the misrepresentation.
14	86.Plaintiff was consequently and proximately damaged by Defendant
15	
16	misrepresentation.
17	87.Defendant's misrepresentation was made in connection with the sale or
18	advertisement of merchandise with the intent that Plaintiff rely on it.
19 20	88.Renting of hotel rooms is "merchandise" as this term is defined in A.R.S. §44-
21	
22	1521(5).
23	89. Plaintiff relied on the misrepresentation.
24	90.Plaintiff suffered an injury resulting from the false misrepresentation
25	91.Defendant either intended to cause injury to Plaintiff or defendant consciously
26	pursued a course of conduct knowing that it created a substantial risk of
27	
28	significant harm to Plaintiff.

1	92.Defendant is liable to Plaintiff for punitive damages in an amount to be proven
2	at trial sufficient, however, to deter this Defendant and others similarly situated
3	from pursuing similar acts.
4	
5	WHEREFORE, Plaintiff prays for relief as follows:
6 7	A. For finding of that Defendant failed to disclose information; and
8	B. For damages in an amount to be proven at trial; and
9	C. For punitive damages to be proven at trial; and
10	D. For such other and further relief as the Court may deem just and proper.
11 12	REQUEST FOR TRIAL BY JURY
13	Plaintiff respectfully requests a trial by jury in issues triable by a jury.
14	RESPECTFULLY SUBMITTED this 7 <sup>th</sup> day of December, 2017.
15	STROJNIK, P.C.
16	
17	Profit
18	Peter Strojnik, 6464
19	Attorneys for Plaintiff
20	VERIFICATION
21	Plaintiff verifies that he has read the forgoing and that the factual allegations stated above
22	are true and correct to the best of his knowledge, information and belief. Plaintiff makes
23	this verification under the penalty of perjury.
24	
25	/s/ Fernando Gastelum Authorized Electronically
26	
27	
	.l